House	Amendment NO.
Offered By	
AMEND House Committee Substitute for Senate Bill No. 100, Page 26, Section 545.417, Line 3, be inserting after all of said section and line the following:	
notice given to the defense attorney defendant has been charged by the p offense under this chapter or pursual 565.072, 565.073, 565.074, 565.075 paragraph (a), (b), or (c), of subdiviscircuit attorney shall upon the requeupon his or her own initiative, with file a motion for court-ordered testing gonorrhea, and chlamydia and any ficourt [may] finds that the victim requeurder that the defendant be conveyed HIV, hepatitis B, hepatitis C, syphiliforty-eight hours of the date on whice court shall also order any follow-upunecessary. The results of the defendent chlamydia tests and the results of an parent or legal guardian if the victim HIV, hepatitis B, hepatitis C, syphilifollow-up testing shall also be released defendant's attorney. The state's moof the same, and the test results and 2. All charges for such sexustate-, city-, or county-operated HIV safety out of appropriations made for acquired immunodeficiency syndron	HIV" means the human immunodeficiency virus that causes
Action Taken	Date